PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

REC'D 25 JUL 2005 WIPO

131P/PCT2	FOR FURTHER ACTION		See Form PCT/IPEA/416			
International application No.	International filing date (day/mo	onth/year)	Priority date (day/month/year)			
PCT/US04/10891	08 April 2004 (08.04.2004)	, ,	11 April 2003 (11.04.2003)			
	International Patent Classification (IPC) or national classification and IPC					
IPC(7): A61K 38/00; C07K 2/00 and US	IPC(7): A61K 38/00; C07K 2/00 and US CL: 514/2; 530/300					
Applicant						
SOCIETE DE CONSEILS DE RECHERO						
Examining Authority under	Article 35 and transmitted to	the applicant acc	hed by this International Preliminary cording to Article 36.			
2. This REPORT consists of a	total of <u>7</u> sheets, including	this cover sheet.				
3. This report is also accompa	nied by ANNEXES, comprisi	ng:				
a. (sent to the applicar	nt and to the International Bur	eau) a total of _	_ sheets, as follows:			
sheets of the o	lescription, claims and/or drav	wings which have	e been amended and are the basis of			
and Section 6	Dor sheets containing rectific Do of the Administrative Instra	cations authorizeductions).	d by this Authority (see Rule 70.16			
sheets which s	supersede earlier sheets, but wond the disclosure in the inter-	hich this Author	ity considers contain an amendment on as filed, as indicated in item 4 of			
Box No. 1 and	the Supplemental Box.					
b (sent to the Internation	ional Bureau only) a total of (i	indicate type and	number of electronic carrier(s))			
, containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).						
4. This report contains indicat	ions relating to the following i	items:				
	sis of the report					
Box No. II Pri	ority					
Box No. III No.	n-establishment of opinion wi	th regard to nove	lty, inventive step and industrial			
Box No. IV Lac	k of unity of invention					
Box No. V Rez	soned statement under Articustrial applicability; citations	cle 35(2) with a	regard to novelty, inventive step or			
	tain documents cited	and orpanianons	supporting such statement			
Box No. VII Certain defects in the international application						
	tain observations on the intern	ational application	on			
Date of submission of the demand Date of completion of this report						
29 October 2004 (29.10.2004) 25 June 2005 (25.06.2005)						
Name and mailing address of the IPEA/US Mail Stop PCT, Attn: IPEA/US Authorized officer						
Commissioner for Patents	Commissioner for Patents					
P.O. Box 1450 Alexandria, Virginia 22313-1450		1 *	()			
Facsimile No. (703) 305-3230 Form PCT/IPEA/409 (cover sheet)(January 2	Telep	hone No. (571)27	2-1600			

International application No.	
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Box No. I Basis of the report
 With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.
This report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of:
international search (under Rules 12.3 and 23.1(b))
publication of the international application (under Rule 12.4)
international preliminary examination (under Rules 55.2 and/or 55.3)
2. With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):
the international application as originally filed/furnished
the description:
pages 1-86 as originally filed/furnished
pages* NONE received by this Authority on
pages* NONE received by this Authority on
the claims:
pages 87-137 as originally filed/furnished pages* NONE as amended (together with any statement) under Article 19
pages* NONE as amended (together with any statement) under Article 19 pages* NONE received by this Authority on
pages* NONE received by this Authority on
the drawings:
pages NONE as originally filed/furnished
pages* NONE received by this Authority on
pages* NONE received by this Authority on
a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
3. The amendments have resulted in the cancellation of:
the description, pages
the claims, Nos
the drawings, sheets/figs
the sequence listing (specify):
any table(s) related to the sequence listing (specify):
4. This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).
the description, pages
the claims, Nos
the drawings, sheets/figs
the sequence listing (specify):
any table(s) related to the sequence listing (specify):
* If item 4 applies, some or all of those sheets may be marked "superseded."
rm PCT/IPEA/409 (Box No. I) (January 2004)

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Box No.	III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
The quest	ions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be ly applicable have not been examined in respect of:
	the entire international application
\boxtimes	claims Nos. <u>19</u>
1	pecause:
t	he said international application, or the said claim Nos relate to the following subject matter which does not require an international preliminary examination (specify):
i ti	ne description, claims or drawings <i>(indicate particular elements below)</i> or said claims Nos are so unclear nat no meaningful opinion could be formed <i>(specify)</i> :
tt o	te claims, or said claims Nos are so inadequately supported by the description that no meaningful pinion could be formed.
⊠ no	o international search report has been established for said claims Nos. 19
the the	e nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of Administrative Instructions in that:
the	written form has not been furnished
	does not comply with the standard
the	computer readable form has not been furnished
	does not comply with the standard
the cor	tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not apply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
	Supplemental Box for further details.
m PCT/IPE	A/409 (Box No. III) (January 2004)

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Box No. IV Lack of unity of invention	
The state of the s	
1. In response to the invitation to restrict or pay additional fees the applicant has	as:
restricted the claims.	
paid additional fees.	
paid additional fees under protest.	
neither restricted nor paid additional fees.	
2. This Authority found that the requirement of unity of invention is not complied 68.1, not to invite the applicant to restrict or pay additional fees.	
3. This Authority considers that the requirement of unity of invention in accordance complied with.	with Rules 13.1, 13.2 and 13.3 is:
not complied with for the following reasons:	
Please See Continuation Sheet	
	IX.
4. Consequently, this report has been established in respect of the following parts of the	e international application:
all parts	••
the parts relating to claims Nos. 1-18 and 20-102	
om PCT/IPEA/409 (Box No. IV) (January 2004)	

Form PCT/IPEA/409 (Box No. V) (January 2004)

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
1. Statement				
Novelty (N)	Claims	2-18 and 20-102	_YES	
,		1	_ NO	
Inventive Step (IS)		2-18 and 20-102	_YES	
	Claims	1	_NO	
Industrial Applicability (IA)	Claims	1-18 and 20-102	_YES	
		NONE	_ NO	
Saveanu teaches BIM-23A237, a chimeric dopamine-si	omatostatin c	by SAVEANU (A. Saveanu, et al. J. Clin. Endocrin. Metabo. ompound (throughout) and thus, claim 1 lacks novelty.		
Claims 2-18 and 20-102 meet the criteria set out in PC compounds of formulae (I)-(X) with dopamine (I)-(X) wit	T Article 33(2 ands.	2)-(3), because the prior art does not teach or fairly suggest the	he	
Claims 1-18 and 20-102 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.				
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International application No.

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Box No. V	701 (Certain	observations on	the international	application
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The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 20, 27, 34, 41, and 48-102 are objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 6 because claims 20, 27, 34, 41, and 48-102 are indefinite for the following reason(s): The claims recite compounds of formulae, e.g., (I)-(X), (3), (6), etc., however there is no accompanying structure in the claim, and thus it is confusing what limitations/structures are embraced by the claims.

Form PCT/IPEA/409 (Box No. VIII) (January 2004)

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

IV. 3. This Authority considers that the requirement of unity of invention is accordance with Rules 13.1, 13.2 and 13.3 is not complied with for the following reasons:

This application contains claims directed to more than one species of the generic invention. These species are deemed to lack unity of invention because they are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In order for more than one species to be examined, the appropriate additional examination fees must be paid. The species are as follows:

- 1) Dop1,2,or 3 conjugates with formula (I);
- 2) Dop 4 conjugates with formula (II);
- 3) Dop5 conjugates with formula (III);
- 4) Dop6 conjugates with formula (IV);
- 5) Dop7 conjugates with formula (V);
- 6) Dop8 conjugates with formula (VI);
- 7) Dop9 conjugates with formula (VII);
- 8) Dop10, or 11 conjugates with formula (VIII);
- 9) Dop 12 conjugates with formula (IX); and
- 10) Dop13 conjugates with formula (X).

The claims are deemed to correspond to the species listed above in the following manner:

- 1) claims 2, 12-18, and 20-102;
- 2) claims 3, 12, 13, 20, 21, 27, 28, 34, 35, 41, 42, and 48-102;
- 3) claims 4, 12, 13, 20, 21, 27, 28, 34, 35, 41, 42, and 48-102;
- 4) claims 5, 12, 20, 27, 34, 41, and 48-102;
- 5) claims 6, 12, 20, 27, 34, 41, and 48-102;
- 6) claims 7, 12, 20, 27, 34, 41, and 48-102;
- 7) claims 8, 12, 20, 27, 34, 41, and 48-102;
- 8) claims 9, 12, 20, 27, 34, 41, and 48-102;
- 9) claims 10, 12, 20, 27, 34, 41, and 48-102;
- 10) claims 11, 12, 20, 27, 34, 41, and 48-102.

The following claim(s) are generic: claim 1 is generic.

The species listed above do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, the species lack the same or corresponding special technical features for the following reasons: SAVEANU (A Saveanu, et al, J. Clin. Endocrin. Metab. (2002) 87, 5545-5552) teaches a species of the broad generic claim, a chimeric somatostatin-dopamine molecule, BIM-23A387 (Title, Abstract, throughout).

is taught by Saveanu. Further, according to PCT Rule 13.2 and the guidelines in Section (f)(i)(B)(1) of Annex B of the PCT Administrative Instructions, all alternatives of a Markush Group must have a common structure. Although the chemical compounds of Claims 2-11 share a common property of being dopamine and/or somatostatin agonists, the compounds are not regarded as being of similar nature because all of the alternatives do not share a common structure, and are not an art recognized class of compounds. Each of the groups recites distinct somatostatin agonists which are linked to distinct dopamine agonists, and the chimeric compounds are not a recognized class of compound in the art, therefore the species lack unity of invention.